By: Martin I. Isenberg, Esquire

Atty ID No.: 000791987 Scher & Isenberg, L.L.C. 200 Haddonfield-Berlin Road High Ridge Commons – Suite 200 Gibbsboro, New Jersey 08026 Telephone: (856) 782-8222

Telephone: (856) 782-8222 Facsimile: (856) 782-8825

IN RE:

Email: misenbergesq@comcast.net
Attorney for Debtor, Laura Williams

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY

LAURA WILLIAMS : Case No.: 18-10714-JNP

Judge: Jerrold N. Poslusny, Jr.

Chapter 13

## <u>DEBTOR'S OBJECTION TO CREDITOR'S REQUEST FOR</u> <u>CERTIFICATION OF DEFAULT</u>

- 1. On January 12, 2018, the Debtor herein filed a Chapter 13 Petition with this Court.
- 2. Along with the Chapter 13 Petition, a Plan for resolution of debts was also proposed.
- 3. Subsequently, on June 1, 2018, a Second Modified Chapter Plan was filed with the Court and approved.
  - 4. After filing the first Plan, the Debtor made monthly payments to the Trustee.
- 5. On April 6, 2020, the Debtor filed a Stipulation along with the Trustee adjusting the Trustee payments requiring the Debtor to pay \$460.00 per month for an additional 34 months. At that time, Debtor had paid \$10,760.09 toward the Plan.
- 6. A large part of the Plan involved arrearages of approximately \$18,000.00 owed to New Jersey Housing and Mortgage Finance Agency, now identified as Cenlar, to pay back Pre-Petition arrears.
- 7. As of September 1, 2021, \$14,108.59 has been paid to Cenlar by the Bankruptcy Court, see **Exhibit A**.

- 8. In addition, under the Plan approved by the Court, the Debtor was required to make monthly payments to Cenlar. These payments have been made and **Exhibit A** indicates that there is no principal and interest owed.
  - 9. The Debtor has owned this property since 1991.
- 10. Shortly, after receiving the loan statement from Cenlar in September of 2021 stating \$400.00 was owed, the Debtor was notified that she was in arrears to the tune of \$2,459.63 which is the subject of the Motion to Vacate the Stay by Cenlar.
- 11. Once the Motion was received, the undersigned counsel contacted Cenlar and was provided with a statement of corporate advances which were incurred from the period of September 27, 2016 to October 21, 2020, see **Exhibit B**.
- 12. It would appear that the arrears that were listed on the Chapter 13 Bankruptcy Plan from Cenlar would have included in the amount of money at the time of the Bankruptcy Plan. In addition, there are post-petition charges two in the amount of \$2,000.00 each involving "Safeguard" and the like. See **Exhibit C**.
- 13. It is unclear to the Debtor as to how these charges have been incurred as she has lived in this property for the last 30 years and charges of \$2,000.00 on two different occasions for restoration seem to be excessive and unwarranted.
  - 14. As such, the Debtor is requesting a full audit of her account.
- 15. In order to prevent the stay from being lifted, the Debtor has nevertheless paid \$1,726.55 (per statements with Cenlar see **Exhibit D**) but under reservation of rights to avoid any further action by this Court.
- 16. Therefore, I, on behalf of the Debtor, am requesting that the Motion be Denied and that Cenlar provide a full accounting and an explanation as to its determination of both their calculation of Pre-Petition arrears and Post-Petition obligations.

Scher & Isenberg, L.L.C.

Date: 11/15/2021

Martin I. Isenberg, Esquire

Attorney for Debtor, Laura Williams

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# EXHIBIT A

PO Box 77404 Ewing, NJ 08628 STATEMENT ENCLOSED

+ 0573592 000001134 09CES1 0062530 YZ 1AF041 -D P1 JOHN P WILLIAMS LAURA A WILLIAMS 416 WESLEY AVE Pitman NJ 08071-2519

<u>դվիայկրանինիրի միակինիինինին ինդիինինի</u>

Loan Statement

09/01/21 Stalement Date: 0039956651 Account Number: 10/01/21 Payment Date \$400.00 Payment Amount

#### Contact Us

Customer Service/Pay By Phone: 800-223-6527

Website: www.loanadministration.com

\*Qualified Written Requests, notifications of error, or requests for information concerning your loan must be directed to PO Box 77423 Ewing NJ 08628

Bankruptcy Message

Our records show that you are a debtor in bankruptcy. We are sending this attement to you for informational and compliance purposes only. It is not an attempt to collect a debt against you.

If your bankruptcy plan requires you to send your regular monthly mortgage payments to the Trustee, you should pay the Trustee instead of us. Please contact your altorney or the Trustee it you have questions.

If you want to stop receiving statements, write to us,

INCOME NO LONG TO	nformation	
account	[4] [4] dra?;; [4] 5]	

Property Address 416 WESLEY AVE PITMAN, NJ 08071-0000 Outstanding Principal \$1,340.21

8.7000% Interest Rate NONE Prepayment Penalty

Explanation of Payment Amount (Post-Petition Payment) \$0.00 \$0.00 Interest 50.00 Escrow (for Taxes and Insurance) \$0.00 \$0.00 Regular Monthly Payment\* Total Fees & Charges Since Last Statement \$0.00 \$400.00 Past Unpaid Amount \$400.00 **Total Payment Amount** 

\*The payment amount does not include any amount that was past due before you filed for bankruptcy but may include amounts required pursuant to a court order in your bankruptcy case.

Date	Effective Date	Description	Charges	Payments
08/12/21		CITY TAX		\$1,281.42
08/13/21		HAZARD INSURANCE		\$1,471.00
08/19/21	08/19/21	PARTIAL/UNAPPLIED PAYMT		\$421.36
08/20/21		FEE - PROPERTY INSPECT	\$15.00	

Past Payments Breakdown			
Pald	Since Last Statement	Paid Year to Date	
Principal	\$479.42	\$4,192.60	
	\$13.19	\$240.89	
Escrow (Taxes and Insurance)	\$552.93	\$4,751.82	
Other	\$0.00	\$0.00	
+Foes	\$0.00	\$0.00	
*Unapplied Funds	-\$624.18	\$1,231.14	
Total	\$421.36	\$10,416,45	

#### Important Messages We may not have received all of your mortgage payment due since you filled for bankruptcy.

This statement may not show recent payments you sent to the Trustee that the Trustee has not yet forwarded to us. Please contact your attorney or

the I rustee has not yet forwarded to us. Please contact your attorney or Trustee if you have questions. "Unapplied Funds: Any partial payments included here are not applied to your mortgage, but instead are held in one or more separate suspense accounts. Once we receive funds equal to a full monthly payment, we will apply those funds to your mortgage. Frees If your Chapter 13 plan requires you to pay interest on the arrearage being paid through the plan, such interest amount shall be included in this section.

#### Summary of Amounts Past Due Before Bankruptcy Filing (Pre-Petition Arrearage)

Paid Since Last	Statement	\$421.36
Total Paid During	g Bankruptcy	\$14,108.59
Current Balance	aelistici ilae ii	\$4,099.72

This box shows amounts that were past due when you filed for bankruptcy. It may also include other allowed amounts on your mortgage loan. The Trustee is sending us the payments shown here. These are separate from your regular monthly mortgage payment.

# EXHIBIT B

Corporate	Advance	58.97	3.78

DATE	AMOUNT	Vendor	lnv#	Desription
9/27/2016	125.00	OLDRPBLCTI		TITE
11/21/2016	16.25	SAFEGUARD		PINS
4/25/2017	-141.25			XPAY
5/23/2017	16.25	SAFEGUARD		PINS
6/23/2017	16.25	SAFEGUARD		PINS
7/19/2017	75.00	SAFEGUARD		PROP
7/19/2017	500.00	SAFEGUARD		PROP
7/20/2017	16.25	SAFEGUARD		PINS
8/21/2017	16.25	SAFEGUARD		PINS
9/22/2017	16.25	SAFEGUARD		PINS
10/23/2017	16.25	SAFEGUARD		PINS
11/22/2017	75.00	PUL54		ATTC
11/22/2017	630.00	PUL54		ATTC
11/22/2017	91.74	PUL54		ATTC
11/22/2017	40.00	PUL54		ATTC
11/22/2017	250.00	PUL54		ATTC
11/22/2017	50.00	PUL54		ATTC
11/22/2017	441.38	PUL54		ATTO
11/24/2017	16.25	SAFEGUARD		PINS
1/12/2018	16.25	SAFEGUARD		PINS
1/19/2018	35.00	PUL54		ATTC
1/19/2018	246.06	PUL54		ATTC
1/19/2018	50.00	PUL54		
1/19/2018	16.25	SAFEGUARD		PINS
1/31/2018	6.58	PUL54		
1/31/2018	102.09	PUL54		ATTC
2/23/2018	16.25	SAFEGUARD		PINS
3/26/2018	16.25	SAFEGUARD		PINS
3/30/2018	11.18	PUL54		ATTC
4/26/2018	16.25	SAFEGUARD	7	PINS
5/25/2018	16.25	SAFEGUARD		PINS
6/1/2018	400.00	PUL54		ATTB
5/25/2018	16.25	SAFEGUARD		PINS
7/30/2018		SAFEGUARD		PINS
3/31/2018	16.25	SAFEGUARD		PINS
10/2/2018		SAFEGUARD		PINS
10/31/2018		SAFEGUARD		PINS
11/30/2018		SAFEGUARD		PROP
12/19/2018		SAFEGUARD		PINS
1/22/2019	+	SAFEGUARD	*	PINS
2/19/2019		SAFEGUARD		PINS
5/3/2019		SAFEGUARD		PINS
7/1/2019		SAFEGUARD		PINS
3/20/2019		SAFEGUARD		ATTB

8/20/2019	75.00	SAFEGUARD	PROP
8/29/2019	350.00	PUL54	АТТВ
8/29/2019	181.00	PUL54	ATTC
5/21/2020	16.25	SAFEGUARD	PINS
6/24/2020	16.25	SAFEGUARD	PINS
7/2/2020	-276.25		PINS
7/15/2020	75.00	SAFEGUARD	PROP
7/15/2020	2,000.00	SAFEGUARD	PROP
7/23/2020	16.25	SAFEGUARD	PINS
8/27/2020	110.00	BOI90	PROP
9/23/2020	16.25	SAFEGUARD	PINS
10/21/2020	16.25	SAFEGUARD	PINS
	8,973.78		

# EXHIBIT C

### SCHER & ISENBERG, L.L.C. ATTORNEYS AT LAW

Martin 1. Isenberg\* Lynda M. Scher\*

\*ALSO ADMITTED IN Pennsylvania 200 HADDONFIELD-BERLIN ROAD HIGH RIDGE COMMONS, SUITE 200 GIBBSBORO, NEW JERSEY 08026

(856) 782-8222 FAX (856) 782-8825 E-MAIL ADDRESS: misenbergesq@comeast.net WEBSITE: www.scherundisenberg.com PENNSYLVANIA OFFICE TWO PENN CENT2R PLAZA SUITE 1020 PHILADELPHIA, PENNSYLVANIA 19102

> (215) 574-2010 FAX (856) 782-8825

October 15, 2021

Via Facsimile: 856-813-1720

Via Email: rsaltzman@pbslaw.org

Robert Saltzman, Esquire Pluese, Becker and Saltzman, LLC 20000 Horizon Way, Suite 900 Mount Laurel, New Jersey 08054

> RE: Laura Williams - Bankruptcy No. 18-10714 416 Wesley Avenue, Pittman, New Jersey 08071

Dear Mr. Saltzman,

As you know, I represent Ms. Laura Williams. Ms. Williams has brought to my attention a statement dated September 1, 2021, from Cenlar which I attach hereto.

It is Ms. William's understanding that she has paid in full the mortgage with Cenlar. Her Chapter 13 Plan called for her to pay the mortgage going forward and to pay the Trustee for back monies owed. Based on the Cenlar Statement, she has contributed \$14,108.50 to date to Cenlar and owes Cenlar another \$4,099.72.

Here is the inquiry-Has the mortgage been paid off with Cenlar and what only remains is the Plan payments? If this is the case, Ms. Williams will need to begin paying real estate taxes and homeowner's premiums as these will no longer be the responsibility of Cenlar. (If there is money in the escrow account this should be returned to Ms. Williams)

I also note that there have been corporate advances as of October 21, 2020 (see attached). Some of these large expenses relate to Property Preservation. What has been done to warrant a \$2,000.00 charge? My client has resided in this property for many years and has kept the property in good condition. I also see the \$16.50 monthly charges for property inspections but also see from the Cenlar Statement that this monthly expense or at least \$15.00 worth are tacked on to her mortgage every month. Are there double payments being assessed?

Case 18-10714-JNP Doc 65 Filed 11/15/21 Entered 11/15/21 16:21:43 Desc Main Document Page 10 of 18

Page Two October 15, 2021

RE: Laura Williams - Bankruptcy No. 18-10714 /

Kindly provide explanations as to the issues raised above so I may inform my client of her obligations.

Very truly yours,

Martin Isenberg, Esquire

MII/fad Enclosure

cc: Laura Williams (via email)

## EXHIBIT D

Case 18-10714-JNP Doc 65 Filed 11/15/21 Entered 11/15/21 16:21:43 Desc Mair Document Page 12 of 18

#### **Frances Davis**

From:

Laura Williams < lwilliams071967@gmail.com>

Sent:

Friday, November 12, 2021 11:23 AM

To:

Martin Isenberg; Martin Isenberg; Frances Davis

Subject:

Final Cenlar payment

**Attachments:** 

FinalCenlarpayment.pdf

Hi Marty,

Please see attached a copy of my check/final payment that I am sending out today.

I also attached copies of my last three loan statements from August till November. On September 14th I paid a total of \$1,326.55, what I thought was my final payment. Then I received a statement dated 09/01/21 saying that I owed another \$400. This is when I contacted you and started asking questions.

Let me know if you need anything further from me.

thank you, Laura

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CENLAR:

PO Box 77404 Ewing, NJ 08628

STATEMENT ENCLOSED

 Statement Date:
 08/02/21

 Account Number:
 0039956651

 Payment Date
 09/01/21

 Payment Amount
 \$1,326.55

#### Contact Us

Customer Service/Pay By Phone: 800-223-6527

Website: www.loanadministration.com

\*Qualified Written Requests, notifications of error, or requests for information concerning your loan must be directed to PO Box 77423 Ewing NJ 08628

Bankruptcy Message
Our records show that you are a debtor in bankruptcy. We are sending this statement to you for informational and compliance purposes only. It is not an attempt to collect a debt against you.

attempt to collect a debt against you.

If your bankruptcy plan requires you to send your regular monthly montgage payments to the Trustee, you should pay the Trustee instead of us. Please contact your attorney or the Trustee if you have questions.

If you want to stop receiving statements, write to us.

Account Information		
Property Address	416 WESLEY AVE	
	PITMAN, NJ 08071-0000	
Outstanding Principal		\$1,819.63
Interest Rate		8.7000%
Prepayment Penalty		NONE

Explanation of Payment Amount (Post-Petition Payment) Principal Interest \$0.00 Escrow (for Taxes and Insurance) \$0.00 Other \$0.00 Regular Monthly Payment\* \$0.00 Total Fees & Charges Since Last Statement \$0.00 Past Unpaid Amount \$1,326.55 **Total Payment Amount** \$1,326.55

'The payment amount does not include any amount that was past due before you filed for bankruptcy but may include amounts required pursuant to a court order in your bankruptcy case.

	Activity (07/02/2021 to	THE RESIDENCE OF THE PARTY OF T		
Date	Effective Date	Description	Charges	Payments
07/14/21	07/14/21	PARTIAL/UNAPPLIED PAYMT	•	\$1,100.00
07/21/21	07/21/21	PARTIAL/UNAPPLIED PAYMT		\$421.36
07/22/21		FEE - PROP PRESERVE	\$75,00	Ψ-21.30

Past Payments Breakdown		
	Paid Since Last Statement	Pald Year to Date
Principal	\$475.97	\$3,713:18
Interest	\$16.64	\$227.70
Escrow (Taxes and Insurance)	\$552.93	\$4,198.89
Other	\$0.00	\$0.00
+Fees	\$0.00	\$0.00
*Unapplied Funds	\$475.82	\$1,855.32
Total	\$1,521.36	\$9,995.09

# We may not have received all of your mortgage payment due since you filled for bankruptcy. This statement may not show recent payments you sent to the Trustee that the Trustee has not yet forwarded to us. Please contact your attorney or Trustee if you have questions. 'Unapplied Funds: Any partial payments included here are not applied to your mortgage, but instead are held in one or more separate suspense accounts. Once we receive funds equal to a full monthly payment, we will apply those funds to your mortgage. +Fees - If your Chapter 13 plan requires you to pay interest on the arrearage being paid through the plan, such interest amount shall be included in this

Important Messages

Summary of Amou	ints Past Due Before E	Sankruptcy Filing (Pre-Petition Arrearage)
Paid Since Last Statement	\$421.36	
Total Paid During Bankruptcy	\$13,687.23	This box shows amounts that were past due when you filed for
Current Balance	\$4,521.08	bankruptcy. It may also include other allowed amounts on your mortgage loan. The Trustee is sending us the payments shown here. These are separate from your regular monthly mortgage payment.



Y2

#### Case 18-10714-JNP Doc 65 Filed 11/15/21 Entered 11/15/21 16:21:43 Desc Main

See Reverse Side For Add Documentant | Page 104 of e18 return this portion with your payment

Make Checks Payable To:

John P Williams Laura A Williams 416 Wesley Ave Pitman NJ 08071-2519

Check this box if your address or personal information has been updated on the reverse of this payment coupon.



Account Number: 0039956651

Amount Enclosed \$

400,00

If your bankruptcy plan requires you to send your regular monthly mortgage payment to the Trustee, do not send your payment to us. Instead, you should send your payment to the Trustee.

Payment Date: Payment Amount: 10/01/21 \$400.00 Please do not fold, tape or staple check or coupon.

Please only use blue or black ink.

Additional Principal \$ \_\_\_\_\_\_
Additional Escrow \$ \_\_\_\_\_\_
Total Amount Enclosed \$ \_\_\_\_\_\_
\*See reverse side for payment information

030000003995665100Y2NJ15000000000000000004182000003096930000004182

LAURA A. WILLIAMS	55-760-312
416 WESLEY AVE PITMAN, NJ 08071	Date 11/12/21
Pay To The Order Of Centary  Low hundred of	1\$ 400.00  Dollars 1 manufacture
PNC BANK, N.A. NEW JERSEY 060	WITH GOD, ALL THINGS ARE POSSIBLE.  Laura Alulleu MP
For 0039956651	

#### Doc 65 Filed 11/15/21 Entered 11/15/21 16:21:43 Desc Main Statement Case 18-10714-JNP Document Page 15 of 18

LCENLAR:

PO Box 77404 Ewing, NJ 08628

STATEMENT ENCLOSED

+ 0582104 000001206 09CES1 0062590 YZ 1AF041 -D P1 JOHN P WILLIAMS LAURA A WILLIAMS 416 WESLEY AVE Pitman NJ 08071-2519 <u> Էլլոիկինիներեցերերկիլիկիիններիրնեւնինեւմիրիկին</u>

Statement Date: 10/01/21 Account Number: 0039956651 Payment Date 11/01/21 Payment Amount \$400.00

#### Contact Us

Customer Service/Pay By Phone: 800-223-6527

Website: www.loanadministration.com

\*Qualified Written Requests, notifications of error, or requests for information concerning your loan must be directed to PO Box 77423 Ewing NJ 08628

Bankruptcy Message
Our records show that you are a debtor in bankruptcy. We are sending this

statement to you for informational and compliance purposes only. It is not an attempt to collect a debt against you.

If your bankruptcy plan requires you to send your regular monthly mortgage payments to the Trustee, you should pay the Trustee Instead of us. Please contact your attorney or the Trustee if you have questions.

If you want to stop receiving statements, write to us.

Account Information		
Property Address	416 WESLEY AVE	
	PITMAN, NJ 08071-0000	
Outstanding Principal		\$857.32
Interest Rate		8.7000%
Prepayment Penalty		NONE

Explanation of Payment Amount (Post-Petition	on Payment)
Principal	\$0.00
Interest	\$0.00
Escrow (for Taxes and Insurance)	\$0.00
Other	\$0.00
Regular Monthly Payment*	\$0.00
Total Fees & Charges Since Last Statement	\$0.00
Past Unpaid Amount	\$400.00
Total Payment Amount	\$400.00

\*The payment amount does not include any amount that was past due before you filed for bankruptcy but may include amounts required pursuant to a court order in your bankruptcy case.

Transaction Activity (09/02/2021 to 10/01/2021)				
Date	Effective Date	Description	Charges	Payments
09/07/21	09/07/21	PARTIAL/UNAPPLIED PAYMT	_	\$421,36
09/13/21	09/13/21	PARTIAL/UNAPPLIED PAYMT		\$700.00
09/14/21	09/14/21	PARTIAL/UNAPPLIED PAYMT		\$626.55
09/23/21		FEE - BNKRPTCY ATTYFEE	\$50.00	*
09/24/21		FEE - PROPERTY INSPECT	\$15.00	
09/28/21		HAZARD INSURANCE		\$1,125.71

Past Payments Breakdown				
	Paid Since Last Statement	Paid Year to Date		
Principal	\$482.89	\$4,675.49		
Interest	\$9.72	\$250.61		
Escrow (Taxes and Insurance)	\$552.93	\$5,304.75		
Other	\$0.00	\$0.00		
+Fees	\$0.00	\$0.00		
*Unapplied Funds	\$702.37	\$1,933.51		
Total	\$1,747.91	\$12,164.36		

#### Important Messages

We may not have received all of your mortgage payment due since you filed for bankruptcy.
This statement may not show recent payments you sent to the Trustee that

the Trustee has not yet forwarded to us. Please contact your attorney or Trustee if you have questions.

\*Unapplied Funds: Any partial payments included here are not applied to

your mortgage, but instead are held in one or more separate suspense accounts. Once we receive funds equal to a full monthly payment, we will apply those funds to your mortgage. +Fees - If your Chapter 13 plan requires you to pay interest on the arrearage

being paid through the plan, such interest amount shall be included in this section

	anto i doi bue belote b	ankruptcy Filing (Pre-Petition Arrearage)
Paid Since Last Statement	\$421.36	The state of the s
Total Paid During Bankruptcy	\$14,529.95	This box shows amounts that were past due when you filed for bankruptcy. It may also include other allowed amounts on your
Current Balance	\$3,678.36	mortgage loan. The Trustee is sending us the payments shown
		here. These are separate from your regular monthly mortgage
		payment.



By: Martin I. Isenberg, Esquire

Atty ID No.: 000791987 Scher & Isenberg, L.L.C. 200 Haddonfield-Berlin Road High Ridge Commons – Suite 200 Gibbsboro, New Jersey 08026 Telephone: (856) 782-8222

Telephone: (856) 782-8222 Facsimile: (856) 782-8825

IN RE:

Email: misenbergesq@comcast.net Attorney for Debtor, Laura Williams

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY

LAURA WILLIAMS Case No.: 18-10714-JNP

Judge: Jerrold N. Poslusny, Jr.

Chapter 13

**CERTIFICATE OF SERVICE** 

I, Martin I. Isenberg, Esquire, hereby certify as follows:

- 1. The within Objection has been filed electronically via Electronic Case Filing with the United States Bankruptcy Court for the District of New Jersey; and
- 2. A copy of the within Objection has been sent via Electronic Case Filing and Email, to the following:

Rob Saltzman, Esquire Attorney for Mortgagee 20000 Horizon Way, Suite 900 Mt. Laurel, NJ 08054 rsaltzman@pbslaw.org

3. A copy of the within Objection has been sent via Electronic Case Filing and Regular Mail, to the following:

Isabel C. Balboa, Esquire Chapter 13 Standing Trustee Cherry Tree Corporate Center 535 Route 38 – Suite 580 Cherry Hill, NJ 08002 Case 18-10714-JNP Doc 65 Filed 11/15/21 Entered 11/15/21 16:21:43 Desc Mair Document Page 17 of 18

I hereby certify that the foregoing statements made by me are true to the best of my knowledge and belief. I am fully aware that if the foregoing statements made by me are willfully false, I am subject to punishment.

SCHER & ISENBERG, L.L.C.

Date: 4/

Martin I. Isenberg, Esquire

Attorney for Debtor, Laura Williams

By: Martin I. Isenberg, Esquire

Atty ID No.: 000791987 Scher & Isenberg, L.L.C. 200 Haddonfield-Berlin Road High Ridge Commons – Suite 200 Gibbsboro, New Jersey 08026 Telephone: (856) 782-8222 Facsimile: (856) 782-8825

Email: <u>misenbergesq@comcast.net</u> Attorney for Debtor, Laura Williams

: UNITED STATES BANKRUPTCY COURT

IN RE: : DISTRICT OF NEW JERSEY

LAURA WILLIAMS : Case No.: 18-10714-JNP

.
Judge: Jerrold N. Poslusny, Jr.

Chapter 13

#### **ORDER**

	<u>OR</u>	DEK			
AND NOW this	day of		, 2021, it	is ORDER	ED that the
Motion To Vacate Stay is hereby D	ENIED and	or Dismiss	ed as Moot and	d that Cenla	r be ordered
to provide an accounting of moni	ies owed by	Debtor, P	re-Petition and	l full explai	nation as to
charges Post-Petition.					
			11 7 1137	D 1 I	
		Honor	able Jerold N.	Posiusny, Jr	